## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

LORENTO BURD

MAY 2 3 2024

(Enter the full name of the plaintiff.)

JOAN KANE, CLERK S. DIST. COURT, WESTERN DIST.

V.

Case No. CIV-24-524-PRW (Court Clerk will insert case number)

(2) VICKIEZEMPBEHEVAN

CCOUNTY COMMISSIONERS (Enter the full name of each defendant. Attach

additional sheets as necessary.)

### PRO SE PRISONER CIVIL RIGHTS COMPLAINT

#### **Initial Instructions**

- You must type or legibly handwrite the Complaint, and you must answer all questions concisely and in the proper space. Where more space is needed to answer any question, you may attach a separate sheet.
- You must provide a full name for each defendant and describe where that defendant resides or can be located.
- 3. You must send the original complaint and one copy to the Clerk of the District Court.
- You must pay an initial fee of \$402 (including a \$350 filing fee and a \$52 administrative fee). The complaint will not be considered filed until the Clerk receives the \$402 fee or you are granted permission to proceed in forma pauperis.
- 5. If you cannot prepay the \$402 fee, you may request permission to proceed in forma pauperis in accordance with the procedures set forth in the Court's form application to proceed in forma pauperis. See 28 U.S.C. § 1915; Local Civil Rule 3.3.

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- If the court grants your request, the \$52 administrative fee will not be assessed and your total filing fee will be \$350.
- You will be required to make an initial partial payment, which the court will calculate, and then prison officials will deduct the remaining balance from your prison accounts over time.
- These deductions will be made until the entire \$350 filing fee is paid, regardless of how the court decides your case.
- 7. The Court will review your complaint before deciding whether to authorize service of process on the defendants. See 28 U.S.C. §§ 1915(e)(2), 1915A; 42 U.S.C. § 1997e(c)(1). If the Court grants such permission, the Clerk will send you the necessary instructions and forms.
- 8. If you have been granted permission to proceed in forma pauperis, the United States Marshals Service will be authorized to serve the defendants based on information you provide. If you have not been granted permission to proceed in forma pauperis, you will be responsible for service of a separate summons and copy of the complaint on each defendant in accordance with Rule 4 of the Federal Rules of Civil Procedure.

## **COMPLAINT**

I.	Jurisdiction is asserted pursuant to:	
	42 U.S.C. § 1983 and 28 U.S.C. § 13 generally apply to state prisoners), or	43(a)(3) (NOTE: these provisions
	Bivens v. Six Unknown Named Agents of 388 (1971), and 28 U.S.C. § 1331 (NOTE: 1 federal prisoners)	Fed. Bureau of Narcotics, 403 U.S. hese provisions generally apply to

11	ou want to	assert jurisdiction	under	different	or add	litional	statutes,	list	these
below:			_						
							·		_
			A /	A					
			IV						

II.	State	whether you are a:				
	Convicted and sentenced state prisoner					
	C	onvicted and sentenced federal prisoner				
	✓ Pi	retrial detainee				
		nmigration detainee				
	<u> </u>	ivilly committed detainee				
	0	ther (please explain)				
III.	Previ	ous Federal Civil Actions or Appeals				
incar		ach civil action or appeal you have brought in a federal court while you were or detained in any facility.				
	1. Pr	ior Civil Action/Appeal No. 1				
	a.	Parties to previous lawsuit:				
		Plaintiff(s):				
		Defendant(s):				
	b.	Court and docket number: (1/2:314-9-				
		Approximate date of filing:				
	d.	Issues raised:				
		DECIGERATE INDICERENCE				
	e.	Disposition (for example: Did you win? Was the case dismissed? Was summary judgment entered against you? Is the case still pending? Did you appeal?):				
	f.	Approximate date of disposition:				

If there is more than one civil action or appeal, describe the additional civil actions or appeals using this same format on a separate sheet(s).

# IV. Parties to Current Lawsuit

State information about yourself and each person or company listed as a defendant in the caption (the heading) of this complaint.

1.	Plaintiff	į
	Name and any aliases: EL 7	ET LORENZO BURDEX
	Address: 1501 S SECO	NO STREET
	Inmate No.:	'
2.	Defendant No. 1	<i>;</i>
	Name and official position:	AMACity
	COV	VTY COMMISSIONERS
	Place of employment and/or residence:_	
	How is this person sued? () official coboth	apacity, ( )
3.	Defendant No. 2	:
	Name and official position:	
		<u> </u>
	Place of employment and/or residence:_	OKK DiSTRICT A HORNE
		,
	How is this person sued? () official c	apacity, (/) individual capacity, ( )
	both	

If there are more than two defendants, describe the additional defendants using this same format on a separate sheet(s).

#### V. Cause of Action

#### **Instructions**

- 1. Provide a short and plain statement of each claim.
  - Describe the facts that are the basis for your claim.
  - You can generally only sue defendants who were directly involved in harming you. Describe how each defendant violated your rights, giving dates and places.
  - Explain how you were hurt and the extent of your injuries.
- 2. You are not required to cite case law.
  - Describe the constitutional or statutory rights you believe the defendant(s) violated.
  - At this stage in the proceedings, you do not need to cite or discuss any case law.
- 3. You are not required to attach exhibits.
  - If you do attach exhibits, you should refer to the exhibits in the statement of your claim and explain why you included them.
- 4. Be aware of the requirement that you exhaust prison grievance procedures **before** filing your lawsuit.
  - If the evidence shows that you did not fully comply with an available prison grievance process prior to filing this lawsuit, the court may dismiss the unexhausted claim(s) or grant judgment against you. See 42 U.S.C. § 1997e(a).
  - Every claim you raise must be exhausted in the appropriate manner.
- 5. Be aware of any statute of limitations.
  - If you are suing about events that happened in the past, your case may be subject to dismissal under the statute of limitations. For example, for many civil rights claims, an action must be brought within two years from the date when the plaintiff knew or had reason to know of the injury that is the basis for the claim.

- 6. Do not include claims relating to your criminal conviction or to prison disciplinary proceedings that resulted in loss of good time credits.
  - If a ruling in your favor "would necessarily imply the invalidity" of a criminal conviction or prison disciplinary punishment affecting the time served, then you cannot make these claims in a civil rights complaint unless you have already had the conviction or prison disciplinary proceeding invalidated, for example through a habeas proceeding.

#### Claims

List the federal right(s) that you believe have been violated, and describe what happened. Each alleged violation of a federal right should be listed separately as its own claim.

1.	Clain	n 1:			
	(1)	List the right that you believe was	violated:		
		:			
	(2)		n: (If you have sued more than one rentity that is a defendant for this		

	(3)	List the supporting facts:			
	(4)	Relief requested: (State briefly exactly what you want the court to do for you.)			
2.	Claim II:				
	(1)	List the right that you believe was violated:			
	(2)	List the defendant(s) to this claim: (If you have sued more than one			
	(2)	defendant, specify each person or entity that is a defendant for this particular claim.)			

(3) List the supporting facts:	,
Stack doning the	samething
	,
(4) Relief requested: (State briefly do for you.)	exactly what you want the court to
JURY	RIAL
VERBAL REPK	MARP
SEXTILLION O	OFFRE OR SEHE ME
If there are more than two claims that you w claims using this same format on a separate sheet(s).	ish to assert, describe the additional
VI. Declarations	
I declare under penalty of perjury that the fore	going is true and correct.
Plaintiff's signature	ARRIL25 Oate 2024
I further declare under penalty of perjury prison's legal mail system, with the correct posts	
Plaintiff's Signature	APRI125 2024  Date

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